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 3 **MUELLER & ASSOCIATES, INC.**  
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 6 *Attorneys for Plaintiff*

7  
 8 **UNITED STATES DISTRICT COURT**  
 9  
 10 **DISTRICT OF NEVADA**

11 ANDREA ESTRADA,  
 12 Plaintiff,  
 13  
 14 vs.  
 15 STATE OF NEVADA ex rel. DEPARTMENT  
 16 OF PUBLIC SAFETY, NEVADA HIGHWAY  
 17 PATROL, a political subdivision of the State of  
 18 Nevada; Defendant, TROOPER KEVIN  
 19 PROVOST, P#453, an individual employed by  
 20 STATE OF NEVADA ex rel. DEPARTMENT  
 21 OF PUBLIC SAFETY, NEVADA HIGHWAY  
 22 PATROL, a political subdivision of the State of  
 23 Nevada; DOE TROOPERS I through XX,  
 24 employed by STATE OF NEVADA ex rel.  
 25 DEPARTMENT OF PUBLIC SAFETY,  
 26 NEVADA HIGHWAY PATROL, a political  
 27 subdivision of the State of Nevada; DOE  
 28 OFFICERS I through XX, employed by STATE  
 29 OF NEVADA ex rel. DEPARTMENT OF  
 30 PUBLIC SAFETY, NEVADA HIGHWAY  
 31 PATROL, a political subdivision of the State of  
 32 Nevada; DOES I through X; and ROE Business  
 33 Entities I through X;  
 34  
 35 Defendants.

36 Case No.: 2:25-cv-00053-MDC

37  
 38 **STIPULATION AND ORDER TO**  
 39 **EXTEND TIME TO SERVE**  
 40 **SUMMONS AND COMPLAINT ON**  
 41 **DEFENDANT, TROOPER KEVIN**  
 42 **PROVOST, P#453**

43 [FIRST REQUEST]

MUELLER & ASSOCIATES, INC.

808 S. 7<sup>th</sup> Street, Las Vegas, Nevada 89101  
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44 COMES NOW, Plaintiff, ANDREA ESTRADA, by and through her attorneys of record,  
 45 CRAIG A. MUELLER, ESQ., of the law firm of MUELLER & ASSOCIATES, INC. and  
 46 Defendants STATE OF NEVADA ex rel. DEPARTMENT OF PUBLIC SAFETY, NEVADA  
 47 HIGHWAY PATROL (“NHP”) and TROOPER KEVIN PROVOST, P#453, by and through  
 48 counsel, AARON D. FORD, Nevada Attorney General and JARED M. FROST, Senior Deputy  
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1 Attorney General, and hereby stipulate and agree to extend the deadline to serve Defendant,  
 2 TROOPER KEVIN PROVOST, P#453 to May 9, 2025.

3 The parties submit there is good cause for the extension. Defendant's counsel is working  
 4 on getting a Waiver of Service of Summons signed by TROOPER KEVIN PROVOST, P#453.  
 5 Out of an abundance of caution the parties stipulate to an extension of May 9, 2025, to serve  
 6 Defendant, TROOPER KEVIN PROVOST, P#453. The parties further represent that this request  
 7 is made in good faith and not for the purpose of delay.

8 **IT IS SO STIPULATED AND AGREED.**

9 DATED the 7<sup>th</sup> day of April, 2025.

10 /s/ *Craig A. Mueller, Esq.*

11 CRAIG A. MUELLER, ESQ.  
 12 808 S. 7<sup>th</sup> Street  
 13 Las Vegas, NV 89101  
 14 *Attorneys for Plaintiff*

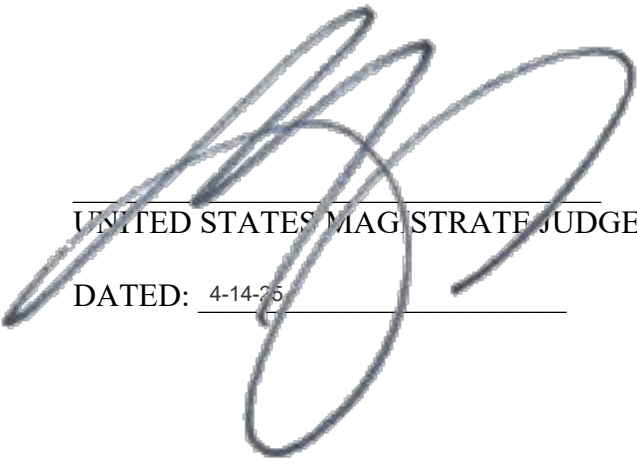
DATED the 7<sup>th</sup> day of April, 2025.

/s/ *Jared M. Frost, Esq.*

15 JARED M. FROST, SBN 11132  
 16 Senior Deputy Attorney General  
 17 Office of the Nevada Attorney General  
 18 1 State of Nevada Way, Suite 100  
 19 Las Vegas, NV 89119  
 20 *Attorneys for Defendant NHP*

21 **ORDER**

22 **IT IS SO ORDERED.** The deadline for Plaintiff to serve Defendant, TROOPER KEVIN  
 23 PROVOST, P#453 with the Summons and Complaint in this matter shall be extended from April  
 24 9, 2025 to and including May 9, 2025.

25   
 26 UNITED STATES MAGISTRATE JUDGE

27 DATED: 4-14-25